1 **SAO** Arlette P Newvine, Esq. Nevada Bar No. 14613 Newvine Law, LLC 2360 E. Commercial Drive 3 Pahrump, Nevada 89048 4 Telephone: (775) 751-3585 anewvine@newvinelaw.com 5 The undersigned does hereby affirm that this document does not contain the social security 6 number of any person. 7 IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 8 9 KARL MITCHELL and KAYLA Case No: 2:20-cv-00086-APG-VCF MITCHELL, 10 STIPULATION AND ORDER TO Plaintiffs. CONTINUE DEADLINE FOR 11 STIPULATED DISCOVERY PLAN AND SCHEDULING ORDER VS. 12 NYE COUNTY, NEVADA, a political subdivision of the State of Nevada, HARRY 13 WILLIAMS, in his individual and official 14 capacity as an employee of Nye County, SUSAN RYHAL, in her individual and 15 official capacity as an employee of Nye County, SHARON WEHRLY, in her individual and official capacity as an employee 16 of Nye County, ZUZANA KUKOL, an 17 individual and Nye County Agent capacity, SCOTT SHOEMAKER, an individual and 18 Nye County Agent capacity, DOES 1-10, 19 Defendants. 20 21 IT IS HEREBY STIPULATED AND AGREED, by and between the parties herein, 22 through counsel, ARLETTE P NEWVINE, ESQ., of NEWVINE LAW, representing Plaintiffs, 23 BRENT RYMAN, ESQ., of ERICKSON, THORPE & SWAINSTON, LTD, representing Nye 24

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1	County et al, and Wade M. Hansard of McCormick, Barstow, Sheppard, Wayte & Carruth LL.	
2	representing the newly added Defendants that the parties hereby agree and stipulate to the	
3	following with regard to the deadline for the Stipulated Joint Discovery Plan and Schedulin	
4	Order:	
5	IT IS STIPULATED AND AGREED that the Stipulated Joint Discovery Plan are	
6	Scheduling Order was due on December 11, 2020.	
7	IT IS STIPULATED AND AGREED that the New Party Defendants filed a Motion to	
8	Dismiss the Amended Claims including additional Defendants on or about December 4, 202	
9	wherein responses are due by December 18, 2020 and the CM/ECF docket indicated a new	
10	Discovery Plan/Scheduling Order is due by January 18, 2021.	
11	IT IS STIPULATED AND AGREED that this is the First Stipulation for an Extension	
12	Time concerning a stipulated Scheduling Order, and that all parties wish to have the new Discover	
13	Plan/Scheduling Order be due by January 18, 2021, or another time set by this Court	
14	consideration of the time it may take to rule on said Motion to Dismiss.	
15	DATED this 15 day of December, 2020.	
16	SUBMITTED BY:	Reviewed and Approved by:
17	/s/Arlette Newvine	/s/Brent Ryan
18	ARLETTE P NEWVINE, ESQ. NEWVINE LAW, LLC	BRENT RYMAN, ESQ. ERICKSON, THORPE & SWAINSTON,
19	Nevada Bar Number 14613 2360 E Commercial Dr	LTD, Attorney for Nye County Defendants et al,
20	Pahrump, NV 89048 Attorney for Plaintiff	Reviewed and Approved by:
21		/s/Wade Handard
22		WADE HANSARD, ESQ. McCormick, Barstow, Sheppard, Wayte &
23		Carruth LLP Attorney for Shoemaker and Kukol
24		

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CERTIFICATE OF MAILING 1 2 I DO HEREBY CERTIFY that service of the foregoing STIPULATION AND ORDER 3 TO EXTEND TIME TO FILE STIPULATED DISCOVERY PLAN AND SCHEDULING 4 **ORDER** was made this 15 day of December, 2020 electronically by filing with the CM/ECF 5 website and service to: 6 Brent Ryman, Esq. Erickson, Thorpe & Swainston, Ltd. 7 PO Box 3559 Reno, NV 89505 8 Attorney for Defendant, Nye County, Nevada 9 bryman@etsreno.com 10 Wade M. Hansard Nevada Bar No. 8104 11 Renee M. Maxfield Nevada Bar No. 12814 12 Allison L. Rothgeb Nevada Bar No. 14262 13 8337 West Sunset Road, Suite 350 Las Vegas, Nevada 89113 14 wade.hansard@mccormickbarstow.com, 15 /s/Arlette Newvine Arlette P Newvine 16 17 18 19 20 21 22 23 24